

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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JOSEPH D. GILBERTI,

Plaintiff,

-against-

24 CIVIL 7851 (LLS)

**JUDGMENT**

GEORGE W. BUSH; DONNA MARIE PADAR;  
SARASOTA COUNTY COMMISSION; TAMPA  
CENTRAL COMMAND MACDILL AIR FORCE  
BASE; DICK CHENEY; CENTRAL  
INTELLIGENCE AGENCY; UNITED NATIONS;  
NEW YORK CITY PORT AUTHORITY; NEW  
YORK CITY DEPARTMENT OF  
ENVIRONMENTAL PROTECTION; NEW  
YORK CITY POLICE DEPARTMENT; MAYOR  
ERIC ADAMS; FEDERAL BUREAU OF  
INVESTIGATION; GREENBERG TRAURIG  
LAW; LAWRENCE D. FINK BLACK ROCK  
INVESTMENT GROUP, LLC; HARVARD  
UNIVERSITY; YALE UNIVERSITY; RON  
DESGANTIS; JOE BIDEN; ARCHDIOCESE OF  
NEW YORK; ARCHDIOCESE OF MIAMI;  
BOCA RATON ADL; DONALD TRUMP;  
OBAMA BARRACK; JEB BUSH; NIKKY  
HALEY; ELON MUSK; BILL GATES; THE  
PENTAGON,

Defendants.

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It is hereby **ORDERED, ADJUDGED AND DECREED:** That for the reasons stated in the Court's Order dated May 28, 2025, the action, filed IFP under 28 U.S.C. § 1915(a)(1), is dismissed pursuant to 28 U.S.C. § 1915(e)(2)(B)(i). The motion for an extension of time to serve the complaint is denied as unnecessary (ECF 9.) The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and

therefore IFP status is denied for the purpose of an appeal. See Coppedge v. United States, 369 U.S. 438, 444-45 (1962).

**Dated:** New York, New York

June 2, 2025

**TAMMI M. HELLWIG**

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**Clerk of Court**

**BY:**



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**Deputy Clerk**